Court of Appeals, State of Michigan

ORDER

Laura Chang v Fisher Dynamics

Christopher M. Murray

Presiding Judge

Docket No.

289003

Kirsten Frank Kelly

LC No.

07-000210

Karen M. Fort Hood

Judges

In lieu of granting the application, the Court orders, pursuant to MCR 7.205(D)(2), that the October 22, 2008, order of the WCAC hereby is REVERSED IN PART. Where an employee is injured in a motor vehicle accident during the course of employment, the no-fault carrier may be reimbursed for the amount of the worker's compensation benefits that will be paid. Specht v Citizens Ins Co of America, 234 Mich App 292, 295; 593 NW2d 670 (1999). The WCAC erred in ruling that AAA Michigan was a volunteer under these circumstances. See Auto-Owners Ins Co v Amoco Production, 468 Mich 53, 59-60; 658 NW2d 460 (2003). In all other respects, the application is DENIED for lack of merit in the grounds presented.

This order is to have immediate effect, MCR 7.215(F)(2).

The Court retains no further jurisdiction.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

APR 03 2009

Date

Stidra Schultz Menzel
Chief Clerk